#### Case 1:23-cv-00279-JLT-SKO Document 31 Filed 05/29/24 Page 1 of 4 1 MORGAN, LEWIS & BOCKIUS LLP Nicole L. Antonopoulos, SBN 306882 2 nicole.antonopoulos@morganlewis.com 1400 Page Mill Road 3 Palo Alto, CA 94304 +1.650.843.4000Tel: 4 Fax: +1.650.843.4001 5 Melissa D. Hill, pro hac vice melissa.hill@morganlewis.com 6 101 Park Ave. New York, NY 10178-0060 7 +1.212.309.6318 +1.212.309.6001 8 Thomas H. Severson, pro hac vice 9 tom.severson@morganlewis.com 110 North Wacker Drive 10 Suite 2800 Chicago, IL 60606 11 Tel: +1.312.342.1000Fax: +1.312.342.1001 12 Attorneys for Defendant Aramark Sports, LLC 13 BEESON, TAYER & BODINE, APC 14 Catherine E. Holzhauser, Bar No. 118756 Abel Rodriguez, Bar No. 328407 15 520 Capitol Mall, Suite 300 Sacramento, CA 95814-4714 16 (916) 325-2100 Telephone: Facsimile: (916) 325-2120 17 Email: cholzhauser@beesontayer.com Attorneys for Plaintiff Trustees on Behalf of 18 Northern California General Teamsters Security Fund 19 UNITED STATES DISTRICT COURT 20 EASTERN DISTRICT OF CALIFORNIA 21 22 TRUSTEES ON BEHALF OF NORTHERN Case No. 1:23-cv-00279-JLT SKO 23 CALIFORNIA GENERAL TEAMSTERS STIPULATION TO AMEND SECURITY FUND, 24 SCHEDULING ORDER; ORDER Plaintiffs, 25 VS. 26

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ARAMARK SPORTS, LLC,

Defendant.

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Plaintiff Trustees on Behalf of Northern California General Teamsters Security Fund ("Plaintiff") and Defendant Aramark Sports, LLC ("Defendant") (Plaintiff and Defendant are collectively referred to herein as the "Parties"), by and through their respective undersigned counsel, hereby stipulate and agree as follows:

WHEREAS, on March 11, 2024, the Court issued an Order amending the Scheduling Order to allow the Parties additional time to meet and confer regarding potential settlement of this case:

WHEREAS, the Parties have conducted a further audit of certain records to determine the scope of a potential settlement, and they would like more time to meet and confer to continue their productive discussions about the audit as well as the claims and defenses in this action;

WHEREAS, while the Parties continue their assessment of the audit, claims, and defenses, the Parties would like to conserve judicial resources as well as their own time and resources;

WHEREAS, the Parties have met and conferred and agreed to continue the discovery deadlines to allow the Parties a meaningful opportunity to assess the claims and defenses and explore potential settlement before they need to complete discovery;

WHEREAS, the Parties have agreed that there is good cause to continue the discovery deadlines as follows:

Table A					
Category	Deadline	Current Deadline	Proposed Deadline		
	Non-Expert	May 24, 2024	July 31, 2024		
	Discovery				
	Expert Disclosures	June 7, 2024	July 8, 2024		
	Rebuttal Expert	June 18, 2024	July 16, 2024		
	Disclosures				
	Expert Discovery	July 3, 2024	July 31, 2024		

Morgan, Lewis & **BOCKIUS LLP** ATTORNEYS AT LAW

SAN FRANCISCO

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1	Non-Dispositive	Filing	July 12, 2024	No Change			
2 3	Motion Deadlines	Hearing	August 21, 2024	No Change			
4	Dispositive Motion	Filing	August 6, 2024	No Change			
5	Deadlines	Hearing	September 17, 2024	No Change			
6	Deadline to Provide Proposed Settlement		November 20, 2024	No Change			
7	Conference Dates						
8	Pre-Trial Conference		December 16, 2024	No Change			
9	Trial		February 18, 2025	No Change			
10	WHEREAS, the requested schedule amendment will not alter the current trial date in this						
11	matter, and good cause exists to extend the deadlines						
12	THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and through the						

THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and through the Parties' respective counsel, that the Court amend the schedule as reflected in Table A above.

#### IT IS SO STIPULATED.

Dated: May 24, 2024	MORGAN, LEWIS & BOCKIUS LLP	
	By /s/Thomas H. Severson Melissa D. Hill Thomas H. Severson Nicole L. Antonopoulos	
	Attorneys for Defendant ARAMARK SPORTS, LLC	
Dated: May 24, 2024	BEESON, TAYER & BODINE, APC	
	By /s/ Abel Rodriguez Catherine E. Holzhauser Abel Rodriguez	
	Attorneys for Plaintiff TRUSTEES ON BEHALF OF NORTHERN CALIFORNIA GENERAL TEAMSTERS SECURITY FUND	

MORGAN, LEWIS & BOCKIUS LLP
ATTORNEYS AT LAW
SAN FRANCISCO

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Morgan, Lewis & **BOCKIUS LLP** ATTORNEYS AT LAW SAN FRANCISCO

### **ORDER**

The Court, having considered the Joint Stipulation to Amend the Scheduling Order (Doc. 30), finds good cause to approve the Joint Stipulation to Amend Scheduling Order and ORDERS THAT the scheduling order is amended as follows:

Category	Deadline	Previous Deadline	New Deadline
Discovery Deadlines	Non-Expert	May 24, 2024	July 31, 2024
	Discovery		
	Expert Disclosures	June 7, 2024	July 8, 2024
	Rebuttal Expert	June 18, 2024	July 16, 2024
	Disclosures		
	Expert Discovery	July 3, 2024	July 31, 2024

IT IS SO ORDERED.

Dated: May 29, 2024

/s/ Sheila K. Oberto UNITED STATES MAGISTRATE JUDGE

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